## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CESAR A. BARTUREN, JASON BORGES, RAUL LARA MOLINA, RAYMUNDO LARA MOLINA, MIGUEL EDUARDO TAVARA, MARCO ANTONIO CORONA, JUAN CARLOS MOLINA, JULIO CESAR **MORENO** GONZALEZ, **PEDRO HERNANDEZ** HERNANDEZ, JULIO ANTONIO PENA, JULIO CARBONEL. EUSEBIO SANTOS FERROSQULLO, LINO MARTINEZ, JUAN JOSE PENA FARFAN, JOSE ANTONIO FERNANDEZ TAVARA, and JORGE LUIS CUYATE CARMONA, on behalf of themselves and all other employees similarly situated as class and collective representatives,

Plaintiffs,

-against-

WILD EDIBLES, INC., 535 THIRD AVENUE LLC, d/b/a WILD EDIBLES, LES POISSONIERS, INC., RICHARD MARTIN, and JONATHAN MEYER,

Defendants.

## **NOTICE OF MOTION**

07 Civ. 8127 (LLS)

PLEASE TAKE NOTICE that Plaintiffs Cesar A. Barturen *et al.*, upon the attached Certificate of Conference of Allyson L. Belovin, Esq. dated July 2, 2008 and the Memorandum of Law in Support of Plaintiffs' Motion to Compel a Discovery Response, with accompanying exhibits, will move this Court for an order: (1) compelling Defendant Wild Edibles, Inc. to respond fully to Plaintiffs First Interrogatories Nos. 1, 2, 3, 5, 6, 7, 9, 14, 16, 17, 19, 20, 21, 22, 23, and 25; (2) compelling Defendant Wild Edibles, Inc. to respond fully to Plaintiffs' First

Request for Production; (3) compelling Defendant 535 Third Avenue LLC, d/b/a Wild Edibles to respond fully to Plaintiffs First Interrogatories Nos. 1, 2, 3, 5, 6, 7, 9, 14, 16, 17, 19, 20, 21, 22, 23, and 25; (4) compelling Defendant 535 Third Avenue LLC, d/b/a Wild Edibles to respond fully to Plaintiffs First Request for Production; (5) granting an award of costs and fees incurred by Plaintiffs in resolving this discovery dispute; (6) ordering the attached proposed revised discovery and motion schedule; and (7) granting such further relief as this Court decrees just and necessary.

Dated: July 8, 2008

New York, New York

Allyson I. Belovin (AB3707)

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